

DOCKET FILE COPY ORIGINAL

MAILED

JUN 8-2007

Before the
Federal Communications Commission
Washington, D.C. 20554

FCC 07M-18

FCC 07M-18

06344

In the Matter of

CITY OF BOSTON

and

SPRINT NEXTEL CORPORATION

Relating to Rebanding Issues in the 800 MHz
Band

PS Docket No. 07-69

Mediation No. TAM-11155

ORDER

Issued: June 1, 2007

Released: June 4, 2007

At Prehearing Conference held on May 30, 2007,¹ the following hearing and procedural dates were set:

Schedule

September 7, 2007	Initiating discovery ceases.
October 5, 2007	Exchange list of case-in-chief witnesses, written direct testimony, and exhibits.
October 19, 2007	Exchange list of any rebuttal witnesses, written rebuttal testimony, and any rebuttal exhibits.
October 23, 2007	Exchange Trial Briefs by 12 noon. ²
October 30, 2007	Hearing commences in CR TWA-363 at 9:30 am. The admission of exhibits into hearing record will be the first order of business.

¹ Prehearing Conference Order FCC 07M-13, released April 26, 2007.

² Trial briefs were inadvertently not discussed at prehearing.

Exhibit Instructions

Exhibits and witness lists, cases-in-chief and rebuttal cases, must be received by parties and the Presiding Judge on the date set. Exhibits will be serially numbered and assembled in binders. The name of the party sponsoring the exhibit should be shown on each exhibit (e.g., Boston Exh.-; Sprint Nextel Exh.-). Joint exhibits are encouraged. (Jt. Exh. -.)

Pages within each exhibit must be consecutively numbered. A tabbed divider indicating the exhibit number will be inserted before each exhibit. If official notice is requested, documents will be assembled, identified by source, given an exhibit number, and exchanged on the date set.

An index containing a descriptive title of each exhibit, the number of pages in each exhibit, and an identification of the sponsoring witness(es) of each exhibit must be provided. The witness list will contain a brief summary of the prospective testimony of each witness.

Trial Briefs

Trial briefs shall not exceed 25 pages, and shall include: proffer of what the party intends to prove and/or rebut, which may serve as an Opening Statement; summary of evidence (testimony and/or documents) that supports proffers of proof; Points and Authorities for anticipated evidentiary procedural and substantive issues, citing key cases, statutes, regulations and other authorities relied on.

SO ORDERED.

FEDERAL COMMUNICATIONS COMMISSION³



Richard L. Sippel
Chief Administrative Law Judge

³ Courtesy copies of this Order were sent to all counsel by e-mail on date of issuance.